#### PREHEARING CONFERENCE

## BEFORE THE

## CALIFORNIA ENERGY RESOURCES CONSERVATION

## AND DEVELOPMENT COMMISSION

In the Matter of:	)	
	)	
Application for Certification	)	Docket No
of the Walnut Creek Energy Park	)	05-AFC-2
by Walnut Creek Energy, LLC	)	
	)	

CALIFORNIA ENERGY COMMISSION

HEARING ROOM A

1516 NINTH STREET

SACRAMENTO, CALIFORNIA

TUESDAY, MAY 15, 2007 4:00 p.m.

Reported by: Peter Petty

Contract No. 170-04-001

## COMMITTEE MEMBERS PRESENT

Jackalyne Pfannenstiel, Presiding Member

John L. Geesman, Associate Member

HEARING OFFICER, ADVISERS PRESENT

Garret Shean, Hearing Officer

STAFF AND CONSULTANTS PRESENT

Lisa DeCarlo, Staff Counsel

Jack Caswell, Project Manager

Dave Flores

Joe Loyer

Steve Baker

APPLICANT

Scott Galati, Attorney Galati and Beck

Vic Yamada Edison Mission Energy

Doug Davie CH2M HILL

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1	PROCEEDINGS
2	4:00 p.m.
3	PRESIDING MEMBER PFANNENSTIEL: This is
4	the Energy Commission prehearing conference for
5	Walnut Creek Energy Center Energy Park. I'm
6	Jackie Pfannenstiel; I'm the Presiding
7	Commissioner on the Walnut Creek AFC Committee.
8	To my left is Commissioner John Geesman, who is
9	the Associate Member of that Committee.
10	And to my right is Garret Shean who is
11	our Hearing Officer. So, why don't I turn to it
12	to Garret for the prehearing conference.
13	HEARING OFFICER SHEAN: Good afternoon.
14	Thank you, Commissioner. We'd like to have the
15	parties identify themselves and then we'll go
16	through the materials that were submitted for
17	today; and then proceed to the substance of the
18	prehearing conference.
19	Mr. Galati.
20	MR. GALATI: My name's Scott Galati,
21	representing Walnut Creek Energy, LLC, a wholly
22	owned subsidiary of Edison Mission Energy. On my
23	left is Vic Yamada; he is the Director of
24	Environmental Health and Safety for Edison Mission
25	Energy. And on my right is Doug David, Project

1 Manager from CH2M HILL, who was responsible for

- 2 all the good documents that you saw on our side.
- 3 The bad ones were my responsibility.
- 4 HEARING OFFICER SHEAN: Ms. DeCarlo.
- 5 MS. DeCARLO: Lisa DeCarlo, Energy
- 6 Commission Staff Counsel. To my right is Jack
- 7 Caswell, Project Manager for the Energy Commission
- 8 Staff. And in the audience we have various staff
- 9 members, including Dave Flores for land use, Joe
- 10 Loyer for air quality, and Steve Baker.
- 11 HEARING OFFICER SHEAN: Thank you. I
- don't see anyone in the audience representing the
- 13 Public Adviser's Office; nor do I see any bona
- 14 fide member of the public. Everyone seems to be
- 15 either associated with the applicant or the
- 16 Commission Staff, is that correct? Is there
- 17 anyone who is here as a member of the public or
- 18 representing an agency? Yes, sir.
- 19 UNIDENTIFIED SPEAKER: I'm here on
- 20 behalf of Ellison, Schneider and Harris.
- 21 HEARING OFFICER SHEAN: All right. The
- 22 notice of the prehearing conference requested that
- 23 the parties submit to us a prehearing conference
- 24 statement and the Committee has received a
- 25 prehearing conference statement from the

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1 applicant, as well as the staff.
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- Both prehearing conference statements

  indicated that neither party had an issue that it
- 4 wished to submit substantive testimony on.
- 5 The applicant indicated that there were 6 three areas that it had suggestions for changes in
- 7 the proposed conditions that were to be found in
- 8 the staff's final assessment. They were in the
- 9 areas of air quality, land use and visual
- 10 resources. And we'll probably hear from you as to
- if there's been any disposition or agreement with
- 12 respect to those.
- 13 But let's just deal with the substantive
- 14 areas, everything from, let's just call it air
- 15 quality down through worker safety and compliance.
- 16 Is that a correct characterization of the position
- of the parties?
- 18 MR. GALATI: That is correct.
- MS. DeCARLO: Yes.
- 20 HEARING OFFICER SHEAN: Okay. Now, what
- 21 can you tell us with respect to these air quality,
- land use and visual resource matters?
- 23 MR. GALATI: With respect to air quality
- 24 there are two conditions that require the
- 25 District, because they were lifted directly from

the FDOC, so we require the District to agree to

- these changes.
- 3 We've been unable to get that at this
- 4 stage. We hope to by our filing of our testimony
- or evidentiary hearing. If we are unable to get
- 6 that evidence for you we will withdraw our
- 7 request. Those are specifically for AQ-15 and a
- 8 portion of AQSC-7.
- 9 So what we intend to do is to provide
- 10 that evidence so that staff can take a look at it
- and see that the District has, indeed, agreed to
- 12 the changes to their condition. And then we hope
- that they would be able to agree.
- 14 AQ-7 is a condition that is -- we
- believe that we may have agreement.
- 16 HEARING OFFICER SHEAN: Is that in
- accord to what you understand, Ms. DeCarlo?
- 18 MS. DeCARLO: Yes. Staff agrees with
- 19 the change to AQ-7. But with regard to the
- 20 proposed changes to AQSC-7 and AQ-15, we would not
- 21 be able to acquiesce until we had indication from
- the Air District that they were in agreement with
- those changes.
- 24 HEARING OFFICER SHEAN: All right.
- We'll go to the land use and visual resources.

1 MR. GALATI: In land use I think what we

- 2 had was a miscommunication at the PSA workshop.
- 3 We all had an agreement and I think that we all
- 4 were talking about the wrong words.
- 5 We have subsequently -- would like the
- 6 change warehouse maintenance to change number 6,
- 7 take out control admin switch gear, because we
- 8 don't intend to put a loading door in that
- 9 building. And I think that staff is agreeing with
- that, as well.
- 11 MS. DeCARLO: Yes, staff is in agreement
- 12 with that change.
- 13 HEARING OFFICER SHEAN: All right.
- 14 Visual resources.
- MR. GALATI: The last was visual
- 16 resources, visual-4. This was a condition that in
- 17 our PSA comments we asked to be deleted because of
- 18 some language that was in the condition.
- 19 At the PSA workshop we worked with staff
- 20 to come up with an appropriate form of the
- 21 condition. Staff, in responding to one of our
- 22 requests, added additional language and made the
- 23 rest of the changes.
- 24 We believe that the additional language
- is not necessary and we've asked that it be

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1 removed. We think that it might be a little
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- 2 confusing with the other changes.
- 3 MS. DeCARLO: Yes, as Mr. Galati said,
- 4 staff was attempting in that paragraph to
- 5 accommodate some concerns that the applicant had
- 6 raised. And since the applicant does not wish
- 7 that language to remain, and the removal of the
- 8 language doesn't jeopardize the implementation of
- 9 the condition, we are fine with removing that
- 10 paragraph.
- 11 HEARING OFFICER SHEAN: All right. So,
- 12 that leaves pending AQSC-7 and AQ-15. Other than
- 13 that, there's no matter that either party wishes
- 14 to discuss at the evidentiary hearing with respect
- 15 to a proposed conditions of certification, is that
- 16 correct?
- 17 MR. GALATI: No. We're in agreement
- with the rest of the conditions in the FSA.
- 19 HEARING OFFICER SHEAN: All right. Let
- 20 me just say, for my purposes, in beginning to go
- 21 through the FSA, as well as re-reviewing the AFC,
- I noticed that there were some things that
- 23 appeared both unexplained in a plot map of the
- 24 proposed project in comparison to the
- 25 photosimulation of the project. Mostly with

1 regard to the identification of the variable bleed 2 valve stacks.

And as I got deeper into this, it was apparent that the LMS100 represents a new and unique technology which is before the Commission for the first time. And has features that make it inherently different from the peaker facilities that we've done before. Such as the second stack, the cooling towers, the inner cooler, et cetera.

And I would propose that the applicant provide us with some -- let me say, and then I looked through your project descriptions both in the AFC and the staff's FSA, as well as a discussion in the efficiency section of the FSA.

And I think it would be appropriate to expand to some degree the project description; give us an identification in the plot map of the variable bleed valve stack so that we have all that properly in our record.

And perhaps if you think it warrants it, and it appears that the technology probably does, some further discussion of the gas savings and the efficiencies and what impact, if any, on the reduced carbon emissions that this facility would have. And I can give you an outline of this.

1	And the last thing is I didn't find a
2	statement in the applicant's AFC or subsequent
3	documentation that indicated that the project, as
4	before the Energy Commission, represents the whole
5	of the project, as that term is used under CEQA.
6	And if we could just have a statement
7	from the applicant witness that the project, as
8	submitted, does represent the whole of the project
9	for the site. Essentially that there's no further
10	development that's intended that's not disclosed,
11	assuming that to be true.

- MR. GALATI: That is correct.
- 13 HEARING OFFICER SHEAN: Okay.
- MR. GALATI: And we'll include that in our testimony, our project description testimony.
- 16 HEARING OFFICER SHEAN: All right, is
  17 there any other matter that either party wishes to
  18 bring to the --
- 19 MS. DeCARLO: Just one minor procedural
  20 issue. That applicant had requested that staff be
  21 available at the hearing to accede to the proposed
  22 changes. We were intending to file errata with
  23 the declaration, so staff live testimony wouldn't
  24 be necessary.
- 25 I don't know if the Committee has a

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1 preference for having staff available at the
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- 2 hearing for these few matters. Obviously if the
- 3 air quality issues aren't resolved, if we don't
- 4 have an indication by the District that they've
- 5 agreed to, we would need to have live testimony in
- 6 that area.
- 7 HEARING OFFICER SHEAN: You know, the
- 8 ones we're carrying forward into the evidentiary
- 9 hearings are just the two that I mentioned
- 10 earlier. These others, by virtue of the comments
- that we have here now, are not in contest.
- 12 And if you wish to file an errata --
- 13 see, an errata, in my opinion, should apply to a
- 14 fact upon which the decision is to be based, as
- 15 opposed to a condition that is entirely within the
- 16 discretion of the Committee to impose and word, et
- 17 cetera, et cetera.
- 18 So we understand what represents the
- 19 agreement of the parties with respect to the
- 20 language of the proposed conditions. So, --
- 21 MS. DeCARLO: Well, we would just want
- 22 to make sure that there's no question that any
- 23 subsequent changes after the issuance of the FSA
- 24 would affect the conclusions reached by staff in
- 25 the FSA.

1	So, we'd just like to identify the
2	errata; say these changes do not affect staff's
3	conclusions.
4	HEARING OFFICER SHEAN: If you want to
5	add an errata to each of the topic areas, of the
6	witnesses who represent the authors of your FSA,
7	indicating that they accede to the changes and
8	they don't reflect any changes in the analysis and
9	conclusions of the staff, that's perfectly fine.
10	MS. DeCARLO: Okay, thank you.
11	HEARING OFFICER SHEAN: Anything
12	further?
13	MR. GALATI: Just to be clear. So we
14	will file in our testimony some additional
15	information as you've outlined here, as well as we
16	will also have for you a live witness for project
17	description should you have any questions about
18	that testimony.
19	But other than that we were not
20	intending to bring any other live witnesses.
21	HEARING OFFICER SHEAN: Unless you need
22	someone to reflect the changes in the substantive

MR. GALATI: Yeah, that's correct.

HEARING OFFICER SHEAN: -- if you get --

air quality. Okay, so if you --

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1 right.
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- 2 MR. GALATI: That's correct, in --
- 3 HEARING OFFICER SHEAN: If substantively
- 4 there's a change in the position of the Air
- 5 District, we'd at least like in -- if your project
- 6 manager is here, and has communication from the
- 7 District, and the staff has been able to
- 8 independently verify that whatever communication
- 9 you have from the District, I'm sure they're not
- going to object, on hearsay grounds, to the
- 11 introduction of the information coming from the
- 12 District.
- MR. GALATI: Okay, thank you.
- 14 ASSOCIATE MEMBER GEESMAN: I had a
- 15 question for the staff. I'm not certain that we
- have the right people here to answer it. If it's
- 17 unanswerable, I guess that's okay. But I feel the
- 18 need, though, to ask it.
- 19 I recognize you're an independent party,
- 20 and can introduce in any case whatever you feel in
- 21 your best judgment serves your interests. But
- these issues only seem to bubble up to the
- 23 Commissioner level when they're contested.
- 24 So my question is on air quality. And
- 25 the methodology that you have used in evaluating

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1 this particular case, is it consistent with or
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- 2 does it preclude the use of a different
- 3 methodology for any other case located in the
- 4 South Coast Air Quality Management District?
- 5 MR. CASWELL: We have Joe Loyer here,
- 6 the author of the air quality section. And Joe
- 7 would be best to answer that.
- 8 ASSOCIATE MEMBER GEESMAN: Okay
- 9 MR. LOYER: I'd like to know how.
- 10 You're going to have to give me a little bit more
- of what you're concerned about here.
- 12 ASSOCIATE MEMBER GEESMAN: Just the fact
- 13 that although we don't have any formal policy
- 14 recognizing past precedent, the reality of how we
- determine our cases is that precedent carries a
- 16 certain amount of credibility with it.
- 17 This case, itself, ought to be
- 18 determined on the merits in this evidentiary
- 19 record. And I'm confident it will be. But if we
- 20 are venturing away from a methodology that the
- 21 staff intends to use in other cases currently
- 22 pending before the Commission within the South
- 23 Coast Air Quality Management District, or which
- 24 would preclude the development of a different
- 25 methodology or approach in those other cases, I

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1 think that it ought to be flagged here.
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- 2 And you may not know. And, if so,
- 3 that's fine. And as I indicated, there's probably
- 4 some value in me posing the question anyway.
- 5 MR. LOYER: Well, the methodology I used
- in this case, and I might put forth at this point
- 7 that so far in all the other cases for South
- 8 Coast, I am the air quality expert.
- 9 ASSOCIATE MEMBER GEESMAN: And then you
- 10 are the right person.
- MR. LOYER: Yes, I am.
- 12 (Laughter.)
- 13 MR. LOYER: So far the methodology I've
- 14 used at this point has been developing as the
- 15 case, itself, has been developing. As we find out
- 16 more information about South Coast and their
- 17 policy and their rules and their procedures, and
- 18 most importantly it turns out in South Coast, we
- 19 have developed a response and I think a good one
- 20 that allows us to use the District's programs and
- 21 to rely upon the District's document, such as
- 22 their SIP and their rules and regulations and
- 23 policies, in order to license and demonstrate that
- the project is fully mitigated under CEQA.
- I hope that answers your question.

1	ASSOCIATE MEMBER GEESMAN: That's
2	satisfactory, thank you.
3	HEARING OFFICER SHEAN: Let me indicate
4	at this point the Committee has, whatever it is, a
5	little bit more than tentatively set June 27th,
6	beginning at 3:00 here, as the date for the
7	evidentiary hearing.
8	And we will get a notice of the
9	evidentiary hearing out to you very soon. And it
10	will indicate that what we expect to see from you
11	on all these uncontested areas are declarations
12	from your witnesses, and their statement of either
13	a r,sum, or a CV stating their qualifications to
14	testify as experts.
15	What we expect not to see is a refiling
16	of any of the substantive material that you've
17	already filed.
18	If you need to refer to it, just refer
19	to it by the title by which it was submitted and
20	the date. That'll save a lot of administrative
21	headache and space.
22	And these obviously can be filed
23	electronically, as well.

So, with that, in the absence of

additional questions, we're ready to adjourn the

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1	meeting, and thank you for your attendance.
2	(Whereupon, at 4:17 p.m., the Prehearing
3	Conference was adjourned.)
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#### CERTIFICATE OF REPORTER

I, PETER PETTY, an Electronic Reporter, do hereby certify that I am a disinterested person herein; that I recorded the foregoing California Energy Commission Prehearing Conference; that it was thereafter transcribed into typewriting.

I further certify that I am not of counsel or attorney for any of the parties to said conference, nor in any way interested in outcome of said conference.

IN WITNESS WHEREOF, I have hereunto set my hand this 20th day of May, 2007.